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
129

OGDEN INC. 03-03
3861 BRECH ST.
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48621.C

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EXPRESS MAIL LABEL NO.: EV559733631US

Serial No.: 10/826,975

Filed: April 16, 2004

Applicant: Ogden et al.

Title: FABRIC SOFTENER SYSTEM AND METHOD FOR USE IN CLOTHES DRYER

Enclosures: Response to Notice of Non-Compliant Amendment;
113262 U.S.PTO a copy of the Notice; CIP of Ser. No.
11/110535 10/119,343

042005
Attorney TLK

Date April 20, 2005

Docket No. 48621.C

Holland and Knight
PATENT & TRADEMARK DEPT.





EV559733631US

PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

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Lillian Pillitteri
Lillian Pillitteri

Serial No.: 10/826,975
Filed: April 16, 2004
Art Unit: 1751
Examiner: Hardee
Applicant: Ogden et al.
Title: FABRIC SOFTENER SYSTEM AND METHOD FOR USE
IN CLOTHES DRYER

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

RESPONSE TO NOTICE OF NON-COMPLIANT AMENDMENT

Sir:

Attached is a Notice of Non-Compliant Amendment mailed January 13, 2005 in which an objection was made to the application, as filed, on the basis that "continuing data should be on separate page marked spec." The undersigned telephoned Legal Instruments Examiner Paul Neal upon receipt of the Notice and was advised that the transmittal papers filed with the application contained a request to amend the application by inserting "This is a continuation-in-part of Serial No. 10/119,343 filed on April 8, 2002 which claims priority under 35 U.S.C. §120." See attached copy. It was pointed out to Examiner Neal that page 1 of the application as filed, under the heading "Related Application," includes an appropriate claim of priority to the parent application and identifies the subject application as a continuation-in-part. The request in the application transmittal papers was made in error, and the undersigned requested that it be ignored in view of the priority request made in the application itself, as filed. After consulting with a superior, Examiner Neal advised the undersigned that the claim of priority in the application was acceptable and no response to the Notice of Non-Compliant Amendment was required.

Applicants respectfully request written confirmation that no response to the Notice of Non-Compliant Amendment is required, and that the requirement in the Notice has

been withdrawn. The Examiner is urged to contact the undersigned at the telephone number given below to discuss this matter if anything further is needed.

Respectfully submitted,

HOLLAND & KNIGHT LLP

CUSTOMER NO. 23573

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2784462_v1



PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Randy Eugene Condit) Atty. Dkt.: 21863.29003
Serial No.: 11/151,993) Customer No. 34,248
Filed: June 14, 2005)
HYDROGEN PEROXIDE BASED)
WATER TREATMENT SYSTEM)
AND METHOD)



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RESCISSION OF PREVIOUS NON-PUBLICATION REQUEST
AND NOTICE OF FOREIGN FILING

Sir:

A request that the above-referenced application not be published under 35 USC §122(b) was previously submitted with the application upon filing. I hereby RESCIND the previous non-publication request.

I hereby notify that a PCT application corresponding to the above-referenced patent application was filed on June 15, 2005, and has been assigned PCT Serial No. PCT/US05/20991.

7/15/05
Date


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Attorney for Applicant(s)

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I hereby certify that this correspondence is being deposited on July 15, 2005 with the United States Postal Service via 1st Class addressed to Mail Stop PG Pub, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

Martin G. Ozinga
Name of applicant, assignee or
registered representative


Signature

July 15, 2005
Date